

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION**

SOUTHWEST AIRLINES CO.,)	
)	
Plaintiff,)	
)	
v.)	Civil Action No. 5:24-cv-01085-XR
)	
THE CITY OF SAN ANTONIO, TEXAS and)	
JESUS SAENZ, in his official capacity as)	
Director of Airports for the City of San)	
Antonio, Texas,)	
)	
Defendants.)	
)	

JOINT STATUS REPORT, SCHEDULING ORDER AND DISCOVERY PLAN

Pursuant to the Court’s Order at ECF No. 51 the parties hereby respectfully submit this Joint Status Report and Updated Scheduling Order and Discovery Plan.

JOINT STATUS REPORT

During the week when the preliminary injunction hearing was initially scheduled (December 16-18, 2024), the parties conducted an FAA-facilitated settlement meeting, and while related settlement discussions were underway, there was a short suspension of discovery. Unfortunately, no FAA-facilitated settlement was achieved, and the parties have conferred with regard to the revised schedule for the continued litigation of this matter.

**JOINT PROPOSED UPDATED SCHEDULING
ORDER AND DISCOVERY PLAN**

Task	Deadline
Defendants complete document production	February 3, 2025

Plaintiff files First Amended Complaint (FAC)	February 18, 2025
Parties complete fact witness depositions	March 7, 2025
Parties complete expert witness depositions	March 14, 2025
Defendants File Motion to Dismiss (MTD) the FAC	Within 21 days of service of FAC
Plaintiff responds to MTD	Within 14 days of service of MTD
Defendants File Reply in Support of MTD	Within 7 days of service of Response to MTD
Preliminary Injunction Hearing/MTD Hearing (three days)	April 2025*

*The parties have consulted and respectfully propose that the hearing occur on April 23, 24, 25, 28, and/or 30.

Respectfully Submitted,

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**Counsel for Defendants the City
of San Antonio and Jesus Saenz**

**Counsel for Plaintiff Southwest Airlines
Co.**

Dated: January 14, 2025

CERTIFICATE OF SERVICE

I hereby certify that on January 14, 2025, I caused a true and accurate copy of the foregoing Joint Status Report, Scheduling Order and Discovery Plan to be filed with the Court via the CM/ECF system and that all parties of record will receive access through that system.

/s/ Roy Goldberg
Roy Goldberg